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12	THE UNITED STATES	DISTRICT COURT
13	FOR THE DISTRIC	T OF NEVADA
14		Case No. 2:11-cv-00738-PMP-RJJ
15	⁵ a foreign business entity,	
16	6	PROPOSED ORDER GRANTING PLAINTIFF'S THIRD EX PARTE
17	7	APPLICATION FOR ENTRY OF
18		EMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION
19	1854LOUISVUITTON COM et al	
20	Defendants)	
21)	
	THIS CAUSE is before the Court on Plaint	iff's Third Ex Parte Application For Entry of a
22	Temporary Restraining Order and Preliminary Ir	junction (the "Third Application for TRO").
23	Plaintiff, Louis Vuitton Malletier, S.A. ("Plaintiff" of	r "Louis Vuitton"), moves, on an ex parte basis,
24	for entry of a temporary restraining order, and, upor	expiration of the temporary restraining order, a
25	preliminary injunction against Defendants 223	-535, the Partnerships and Unincorporated
26 27	Associations identified on Schedule "A" attached	hereto ("Defendants 223-535"), pursuant to 15
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U.S.C. § 1116 and Fed. R. Civ. P. 65 for alleged violations of the Lanham Act, 15 U.S.C. §§ 1114, and 1125(a) and (d).

For reasons set forth herein, Plaintiff's Third Application for TRO is GRANTED.

I. **Factual Background**

The Court bases this Third Temporary Restraining Order on the following facts from Plaintiff's First Amended Complaint, Third Application for TRO and supporting evidentiary submissions on file in this action.

Louis Vuitton is a corporation duly organized under the laws of The Republic of France with its principal place of business located in the Paris, France. (First Amended Compl. ¶ 3.) Louis Vuitton operates boutiques throughout the world, including within this Judicial District. See id. Louis Vuitton is, in part, engaged in the business of manufacturing and distributing throughout the world, including within this Judicial District, a variety of high quality luxury goods. (Declaration of Nikolay Livadkin in Support of Plaintiff's Third Ex Parte Application for TRO ["Livadkin Third Decl."] ¶ 5.)

Louis Vuitton is, and at all times relevant hereto has been, the owner of all rights in and to the following trademarks:

17	<u>Trademark</u>	Registration No.	Registration Date
18		0,297,594	September 20, 1932
19	LOUIS VUITTON	1,045,932	August 10, 1976
20	Y	1,519,828	January 10, 1989
21	Y	1,938,808	November 28, 1995
22	LOUIS VUITTON	1,990,760	August 6, 1996
23	*	2,177,828	August 4, 1998
24	♦	2,181,753	August 18, 1998
25	<u>Y</u>	2,361,695	June 27, 2000
26	LOUIS VUITTON PARIS	2,378,388	August 22, 2000
27		2,399,161	October 31, 2000
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	2,421,618	January 16, 2001
♦	2,773,107	October 14, 2003
\odot	3,023,930	December 6, 2005
♦	3,051,235	January 24, 2006
*	3,021,231	November 29, 2005

(the "Louis Vuitton Marks") which are registered on the Principal Register of the United States Patent and Trademark Office and are used in connection with the manufacture and distribution of high quality goods in the categories identified above. (Livadkin Third Decl. ¶ 5; see also United States Trademark Registrations of the Louis Vuitton Marks at issue ["Louis Vuitton Trademark Registrations"] attached as Composite Exhibit A to the Livadkin Second Decl. (D.E. 64-8, incorporated herein by reference).

Defendants 223-535, via the domain names identified on Schedule "A" hereto (the "Group III Subject Domain Names") have advertised, promoted, offered for sale, and/or sold, at least, handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing what Plaintiff has determined to be counterfeits, infringements, reproductions, and/or colorable imitations of the Louis Vuitton Marks. Although each of the Defendants may not copy and infringe each Louis Vuitton Mark for each category of goods protected, Louis Vuitton has submitted sufficient evidence showing each Defendant has infringed, at least, one or more of the Louis Vuitton Marks. (Livadkin Third Decl. ¶¶ 11-15; Declaration of Malerie Maggio in Support of Plaintiff's Third Ex Parte Application for Entry of Temporary Restraining Order and Preliminary Injunction ["Maggio Third Decl."] ¶ 4; Declaration of Stephen M. Gaffigan in Support of Plaintiff's Third Ex Parte Application for Entry of Temporary Restraining Order and Preliminary Injunction ["Gaffigan Third Decl."] ¶ 4 and Composite Exhibit C attached thereto.) Defendants 223-535 are not now, nor have they ever been, authorized or licensed to use, reproduce, or make counterfeits, infringements, reproductions, and/or colorable imitations of the Louis Vuitton Marks. (Livadkin Third Decl. ¶ 9.)

Plaintiff's counsel retained Malerie Maggio ("Maggio") of Investigative Consultants, a licensed private investigative firm, to investigate suspected sales of counterfeit Louis Vuitton

branded products by Defendants 223-535. (Livadkin Third Decl. ¶ 10; Maggio Third Decl. ¶ 3.) On January 19, 2012, Maggio accessed the Internet websites operating under the three of the domain names at issue in this action, cheaplouisvuittonv.net, watchqualitywatches.com, and designerscarves2u.com, placed orders for the purchase of a handbag, a watch, and a scarf, and requested each product purchased be shipped to her address in Las Vegas, Nevada. (Maggio Third Decl. ¶ 4 and Composite Exhibit A attached thereto.) Maggio's purchases were processed entirely online, which included providing shipping and billing information, payment, and confirmation of her orders. (Maggio Third Decl. ¶ 4 and Composite Exhibit A attached thereto.)

Thereafter, a representative of Louis Vuitton, Nikolay Livadkin, reviewed and visually inspected the web page listings, including images, for each of the Louis Vuitton branded goods purchased by Maggio and determined the items were non-genuine Louis Vuitton products. (Livadkin Third Decl. ¶¶ 11-12, 15.) Additionally, Livadkin reviewed and visually inspected the items bearing the Louis Vuitton Marks offered for sale via the Internet websites operating under the partnership and/or unincorporated association names identified on Schedule "A" hereto, (the "Group III Subject Domain Names") and determined the products were non-genuine Louis Vuitton products. (Livadkin Third Decl. ¶¶ 13-15; Gaffigan Third Decl. ¶ 4 and Composite Exhibit C attached thereto.)

II. Conclusions of Law

The declarations Plaintiff submitted in support of its Third Application for TRO support the following conclusions of law:

A. Plaintiff has a very strong probability of proving at trial that consumers are likely to be confused by the Defendants 223-535's advertisement, promotion, sale, offer for sale, and/or distribution of handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing counterfeits, infringements, reproductions, and/or colorable imitations of the Louis Vuitton Marks, and that the products Defendants 223-535 are selling are copies of Plaintiff's products that bear marks which are substantially indistinguishable from and/or colorful imitations of the Louis Vuitton Marks on handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry. Because of the infringement of the Louis Vuitton Marks, Plaintiff is likely to

suffer immediate and irreparable injury if a temporary restraining order is not granted. It clearly appears from the following specific facts, as set forth in Plaintiff's First Amended Complaint, Plaintiff's Third Application for TRO, and accompanying declarations on file, that immediate and irreparable loss, damage, and injury will result to Plaintiff and to consumers before Defendants 223-535 can be heard in opposition unless Plaintiff's request for *ex parte* relief is granted:

- 1. Defendants 223-535 own or control Internet business operations which advertise, promote, offer for sale, and sell, at least, handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing counterfeit and infringing trademarks in violation of Plaintiff's rights;
- 2. There is good cause to believe that more counterfeit and infringing handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry bearing Plaintiff's trademarks will appear in the marketplace; that consumers may be misled, confused, and disappointed by the quality of these products; and that Plaintiff may suffer loss of sales for its genuine products;
- 3. There is good cause to believe that if Plaintiff proceeds with normal advance notice to Defendants 223-535 on this Third Application for TRO, Defendants 223-535 can easily and quickly transfer the registrations for many of the Group III Subject Domain Names, or modify registration data and content, change hosts, and redirect traffic to other websites, thereby thwarting Plaintiff's ability to obtain meaningful relief;
- 4. The balance of potential harm to Defendants 223-535 in restraining their trade in counterfeit and infringing branded goods if a temporary restraining order is issued is far outweighed by the potential harm to Plaintiff, its reputation and goodwill as a manufacturer of high quality handbags, wallets, luggage, shoes, belts, scarves, sunglasses, charms, watches, and jewelry if such relief is not issued; and
- 5. The public interest favors issuance of a temporary restraining order in order to protect Plaintiff's trademark interests and to protect the public from being defrauded by the palming off of counterfeit goods as genuine goods of the Plaintiff.

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Upon review of Plaintiff's First Amended Complaint, Third Application for TRO, and supporting evidentiary submissions, it is hereby

ORDERED that Plaintiff's Third Application for TRO is GRANTED, according to the terms set forth below:

THIRD TEMPORARY RESTRAINING ORDER

- (1) Defendants 223-535, their officers, directors, employees, agents, subsidiaries, distributors, and all persons in active concert or participation with Defendants 223-535 having notice of this Third Temporary Restraining Order are hereby temporarily restrained:
 - From manufacturing, importing, advertising, promoting, offering to sell, (a) selling, distributing, or transferring any products bearing the Louis Vuitton Marks, or any confusingly similar trademarks, other than those actually manufactured or distributed by Plaintiff; and
 - (b) From secreting, concealing, destroying, selling off, transferring, or otherwise disposing of: (i) any products, not manufactured or distributed by Plaintiff, bearing the Louis Vuitton Marks, or any confusingly similar trademarks; or (ii) any evidence relating to the manufacture, importation, sale, offer for sale, distribution, or transfer of any products bearing the Louis Vuitton Marks, or any confusingly similar trademarks.
- Defendants 223-535, their officers, directors, employees, agents, subsidiaries, (2) distributors, and all persons in active concert or participation with Defendants 223-535 having notice of this Third Temporary Restraining Order shall immediately discontinue the use of the Louis Vuitton Marks or any confusingly similar trademarks, on or in connection with all Internet websites owned and operated, or controlled by them including the Internet websites operating under the Group III Subject Domain Names;
- Defendants 223-535, their officers, directors, employees, agents, subsidiaries, (3) distributors, and all persons in active concert or participation with Defendants 223-535 having notice of this Third Temporary Restraining Order shall immediately discontinue the use of the Louis

Vuitton Marks, or any confusingly similar trademarks within domain name extensions, metatags or other markers within website source code, from use on any webpage (including as the title of any web page), any advertising links to other websites, from search engines' databases or cache memory, and any other form of use of such terms which is visible to a computer user or serves to direct computer searches to websites registered by, owned, or operated by Defendants 223-535, including the Internet websites operating under the Group III Subject Domain Names;

- (4) Defendants 223-535 shall not transfer ownership of the Group III Subject Domain Names during the pendency of this Action, or until further Order of the Court;
- (5) The domain name Registrars for the Group III Subject Domain Names are directed to transfer to Plaintiff's counsel, for deposit with this Court, domain name certificates for the Group III Subject Domain Names;
- (6) Upon Plaintiff's request, the privacy protection service for any Group III Subject Domain Names for which the Registrant uses such privacy protection service to conceal the Registrant's identity and contact information are ordered to disclose to Plaintiff the true identities and contact information of those Registrants;
- (7) Upon entry of this Order, Plaintiff shall provide a copy of the Order by email to the Registrar of record for each of the Group III Subject Domain Names, so that the Registrar of record of each of the Group III Subject Domain Names may, in turn, notify each registrant of the Order and provide notice of the locking of the domain name to the registrant of record. After providing such notice to the Registrars so the domain names may be locked, Plaintiff shall also provide notice and a copy of this Order to the registrant of each Group III Subject Domain Name via email to the email address provided as part of the domain registration data for each of the Group III Subject Domain Names identified in Composite Exhibit D to the Declaration of Stephen M. Gaffigan in Support of the Third Application for TRO. If an email address was not provided as part of the domain registration data for a Group III Subject Domain Name, Plaintiff shall provide notice and a copy of this Order to the operators of the Internet websites via the email addresses and/or online submissions forms provided on the Internet websites operating under such Group III Subject Domain Names.

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After forty-eight (48) hours have elapsed after the emailing of this Order to the Registrars of record and the registrants, Plaintiff shall provide a copy of this Order to the Registries for the Group III Subject Domain Names for the purposes described in Paragraph 8, *infra*.

(8) The Registrars and the top-level domain (TLD) Registries for the Group III Subject Domain Names, within ten (10) business days of receipt of this Third Temporary Restraining Order, shall, change or assist in changing, the Registrar of record for the Group III Subject Domain Names, excepting any such domain names which such Registries have been notified in writing by the Plaintiff have been or will be dismissed from this action, to a holding account the United States based Registrar, GoDaddy.com, Inc. As a matter of law, this Third Temporary Restraining Order shall no longer apply to any Defendant or associated domain name dismissed from this action. Upon the change of the Registrar of record for the Group III Subject Domain Names to GoDaddy.com, Inc., GoDaddy.com, Inc. will maintain access to the Group III Subject Domain Names in trust for the Court during the pendency of this action. Additionally, GoDaddy.com, Inc. shall immediately update the Domain Name System ("DNS") data it maintains for the Group III Subject Domain Names, which link the domain names to the IP addresses where their associated websites are hosted, to NS1.MEDIATEMPLE.NET and NS2.MEDIATEMPLE.NET, which will cause the domain names to resolve to the website where a copy of the Complaint, Summonses, First Amended Complaint, First, Second, and Third Temporary Restraining Orders, and all other documents on file in this action are displayed. Alternatively, GoDaddy.com, Inc. may institute a domain name forwarding which will automatically redirect any visitor to the Group III Subject Domain Names to the following Uniform Resource Locator ("URL") http://servingnotice.com/ofn/index.html whereon copies of the Complaint, Summonses, First Amended Complaint, First, Second, and Third Temporary Restraining Orders, and all other documents on file in this action are displayed. After GoDaddy.com, Inc. has effected this change the Group III Subject Domain Names shall be placed on Lock status, preventing the modification or deletion of the domains by the Registrar or the Defendants; Upon Plaintiff's request, the privacy protection service for any Subject Domain Names for which the Registrant uses such privacy protection service to conceal the Registrant's identity and

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contact information are ordered to disclose to Plaintiff the true identities and contact information of those Registrants;

- (9) Plaintiff may enter the Group III Subject Domain Names into Google's Webmaster Tools and cancel any redirection of the domains that have been entered there by Defendants 223-535 which redirect traffic to the counterfeit operations to a new domain name and thereby evade the provisions of this Third Temporary Restraining Order;
- Defendants 223-535 shall preserve copies of all their computer files relating to the use of any of the Group III Subject Domain Names and shall take all steps necessary to retrieve computer files relating to the use of the Group III Subject Domain Names and that may have been deleted before the entry of this Third Temporary Restraining Order;
- (11)This Third Temporary Restraining Order shall remain in effect until the date for the hearing on the Third Motion for Preliminary Injunction set forth below, or until such further dates as set by the Court or stipulated to by the parties;
- This Third Temporary Restraining Order shall apply to the Group III Subject Domain (12)Names and any other domain names properly brought to the Court's attention and verified by sworn affidavit which verifies such new domain names are being used by Defendants 223-535 for the purpose of counterfeiting the Louis Vuitton Marks at issue in this action and/or unfairly competing with Louis Vuitton in connection with search engine results pages;

BOND TO BE MAINTAINED

(13)Pursuant to 15 U.S.C. § 1116(d)(5)(D), Plaintiff shall maintain its previously posted bond in the amount of Twenty Thousand Dollars and Zero Cents (\$20,000.00), as payment of damages to which Defendants 223-535 may be entitled for a wrongful injunction or restraint.

THIRD PRELIMINARY INJUNCTION

(14)A hearing is set before this Court in the United States Courthouse located 333 S. Las Vegas Blvd, Las Vegas, Nevada 89101, Courtroom 7C, on Wednesday, March 7, 2012, at 1:30 p.m. or at such other time that this Court deems appropriate, on Plaintiff's Third Motion for a Preliminary Injunction restraining Defendants 223-535, their officers, directors, employees, agents, subsidiaries,

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distributors, and all persons in active concert or participation with Defendants 223-535 from 1 2 engaging in the activities that are subject of the above Third Temporary Restraining Order; 3 (15)Plaintiff shall serve copies of the First Amended Complaint, Third Application for TRO and this Third Temporary Restraining Order and all other pleadings and documents on file in 4 this action on Defendants 223-535 by email as described above and by posting copies of the Third 5 Application for TRO and this Third Temporary Restraining Order on the website located at 6 7 http://servingnotice.com/ofn/index.html within forty-eight (48) hours of control of the Group III 8 Subject Domain Names being changed to the Court via the GoDaddy.com, Inc. holding account, and such notice so given shall be deemed good and sufficient service thereof. Plaintiff shall continue to 9 10 provide notice of these proceedings and copies of the documents on file in this matter to Defendants 223-535 by regularly updating the website located at http://servingnotice.com/ofn/index.html or by 11 other means reasonably calculated to give notice which is permitted by the Court. Any response or 12 opposition to Plaintiff's Third Motion for Preliminary Injunction must be filed and served on 13 Plaintiff's counsel prior to the hearing set for March 7, 2012 and filed with the Court, along 14 with Proof of Service, on March 6, 2012. ____. Plaintiff shall file any Reply Memorandum on 15 or before N/A/, . The above dates may be revised upon stipulation by all parties and 16 approval of this Court. Defendants 223-535 are hereby on notice that failure to appear at the hearing 17 may result in the imposition of a preliminary injunction against them pursuant to 15 U.S.C. § 18 1116(d) and Fed. R. Civ. P. 65. 19 20 Phy m. On 21 IT IS SO ORDERED. DATED: February 17, 2012. 22 PHILIP M. PRO United States District Judge 23 24 25 26 27 28 10

SCHEDULE A THE PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS

Defendant	Domain	E-Commerce Website	Blog-Style Website
Defendant 223	1854love.com	X	
Defendant 224	2012-louisvuitton.com	X	
Defendant 224	cheaplouis-vuitton-2012.info	X	
Defendant 224	louisvuittonforcheapusa.com	X	
Defendant 225	2012-louis-vuitton.com	X	
Defendant 226	1louisvuittonoutlet1.com	X	
Defendant 226	louisvuittonoutletuonline.net	X	
Defendant 227	8louisvuitton.com	X	
Defendant 227	bagstop.net	X	
Defendant 228	9uk.org	X	
Defendant 229	aabags.com	X	
Defendant 230	aapii.org	X	
Defendant 231	abcscale.biz	X	
Defendant 232	alouisvuittonoutlet.net	X	
Defendant 232	eleganceshoppe.net	X	
Defendant 233	aluablelouisvuitton.com	X	
Defendant 233	valuablelouisvuitton.com	X	
Defendant 234	aqualitybags.com	X	
Defendant 235	ashopk.com	X	
Defendant 236	aud-lvbags.com	X	
Defendant 237	authenticlouisvuittonoutletusa.com	X	
Defendant 238	backwatches.com	X	
Defendant 238	vswatches.org	X	
Defendant 239	bag20.com	X	

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Defendant 240	bag-charms.net	X	
Defendant 240	replicasok.co	X	
Defendant 240	bagcharms2buy.com	х	
Defendant 241	bagfavorite.com	X	
Defendant 242	bagonlineretail.com	х	
Defendant 243	bagreef.com	х	
Defendant 244	bagscelebrity.org	х	
Defendant 245	bagtop3.com	х	
Defendant 246	balenciaga-bag.net	X	
Defendant 247	louisvuittona.com	х	
Defendant 247	baylouisvuittonoutlets.com	х	
Defendant 248	belt-outlet.com	X	
Defendant 249	bestknockoffhandbags.com	x	
Defendant 250	bestreplicaslouisvuitton.com	x	
Defendant 251	buoud.net	x	
Defendant 252	buyalvbags.com	x	
Defendant 253	buycheapgucci.com	x	
Defendant 254	buylouisvuittonaustralia.com	x	
Defendant 254	buylouisvuittonaustralia.eu	Х	
Defendant 255	buytopbags.net	x	
Defendant 255	buytopbags.co	Х	
Defendant 256	buy-top-replicas.biz	Х	
Defendant 257	charpentier-marine-66.com	Х	
Defendant 258	chaudssacenligne.com	Х	
Defendant 259	cheapbagsoultet.com	Х	
Defendant 260	cheapbagss.biz	X	

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Defendant 261	cheapguccibeltss.com	X	
Defendant 262	cheaphermesbelt.com	X	
Defendant 263	cheaplouisvuittonbagsh.net	X	
Defendant 264	cheaplouisvuittonhandbags-outlet.net	X	
Defendant 265	cheaplouisvuittonhandbagss.com	X	
Defendant 266	cheaplouisvuittonmonogram.com	X	
Defendant 267	cheap-louis-vuitton-outlet.us	X	
Defendant 268	cheaplouisvuittonshandbags.net	X	
Defendant 269	cheaplouisvuittonv.net	X	
Defendant 270	cheapluxuryoutlet.net	X	
Defendant 270	tjs-jx.com		X
Defendant 271	cheapreplicalv.com	X	
Defendant 272	cheapscarvesonline.com	X	
Defendant 273	cheapwholesalereplica.com	X	
Defendant 274	cherlessacs.com	X	
Defendant 275	chicbagcharms.com	X	
Defendant 276	chickingdom.com	X	
Defendant 277	chinacheapairshoes.com	X	
Defendant 278	chinaonlinesale.com	X	
Defendant 279	classical-shoes.com	X	
Defendant 280	cnsbags.com	X	
Defendant 281	cozyshoekindom.com	X	
Defendant 282	designerhandbagscheap.info	X	
Defendant 283	designerhandbagsdiscounted.com	X	
Defendant 284	discount-louisvuitton.org	X	
Defendant 285	discountlouisvuittonhandbagss.com	X	

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Defendant 286	discountwatchstores.com	x	
Defendant 287	doterhandbags.com	X	
Defendant 288	dressesstop.com	X	
Defendant 289	ebagswatches.com	X	
Defendant 290	ebaybag.com	X	
Defendant 291	eluxurybagoutlet.com	X	
Defendant 292	e-luxurybrandbag.com	X	
Defendant 292	e-luxurybrandbags.com	X	
Defendant 293	eluxuryestore.com	x	
Defendant 294	eluxuryinstyle.com	x	
Defendant 295	eluxurylvbag.com	X	
Defendant 296	eluxurytopbag.com	X	
Defendant 297	eshoesbags.com	X	
Defendant 298	fakebagsmall.com	Х	
Defendant 299	fakelvbelts.com	X	
Defendant 300	fashionbag4sale.com	x	
Defendant 301	fashionbagspace.com	x	
Defendant 302	fashionscarfoutlet.com	X	
Defendant 303	fendibyfendi-discount.com	X	
Defendant 304	flreplica.com	X	
Defendant 305	fly-replica.com	X	
Defendant 306	fullbags.com	X	
Defendant 307	goodguccibags.com	X	
Defendant 308	guccidglv.com	X	
Defendant 309	gulaiwu.com	X	
Defendant 310	handbagbase.biz	X	

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Defendant 311	handbags.vc	X	
Defendant 312	handbagshopcom.com	x	
Defendant 313	handbagslouisvuittonreplica.com	X	
Defendant 314	handbagsrack.com	X	
Defendant 314	schmogo.com	X	
Defendant 315	handbagssquare.com	X	
Defendant 316	handbagsworldtop.com	X	
Defendant 317	hehelbags.com	X	
Defendant 318	hermine-guingamp.com	X	
Defendant 319	high-kreplica-handbags.com	X	
Defendant 320	high-replicahandbag.com	X	
Defendant 321	hotbaghouse.com	X	
Defendant 322	hothandbagsale.com	X	
Defendant 323	ilvlouisvuittonoutlet.com	X	
Defendant 323	iclouisvuittonoutlet.com	X	
Defendant 324	ilovelouisvuitton.net	X	
Defendant 325	ioolv.com	X	
Defendant 326	isweetclothing.com	X	
Defendant 327	itlouisvuittonsoutlet.net	X	
Defendant 328	itophandles.com	X	
Defendant 329	jcoopernicholson.com	X	
Defendant 330	join2resell.com	X	
Defendant 331	kamliurealty.com	х	
Defendant 332	kdwatches.com	x	
Defendant 333	knockoff-lv-purses.com	X	
Defendant 334	krsea.com	X	

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Defendant 335	ladylouisvuittonoutlet.com	X
Defendant 336	lamodelouis.com	X
Defendant 337	link-replica.org	X
Defendant 338	lostores.com	X
Defendant 339	louisavuittonbagsale.com	Х
Defendant 340	louisvuitton2012.org	X
Defendant 341	louisvuitton24.com	X
Defendant 342	louisvuittonbag-outlet.com	X
Defendant 342	louisvuittonbag-outlet.net	X
Defendant 343	louisvuittonbags-2012.net	x
Defendant 344	louisvuittonbagsale.org	x
Defendant 345	louisvuittonbags-hot.com	x
Defendant 346	louisvuittonbagsonline.org	X
Defendant 346	lvhandbagsoutletsale.com	X
Defendant 347	louisvuittonbagsoutlet4us.com	x
Defendant 348	louisvuittonbagsoutletu.com	x
Defendant 349	louisvuittonbeltforsale.com	x
Defendant 350	louisvuittonborseoutlet.biz	X
Defendant 351	louisvuittoncheapnow.com	X
Defendant 352	louisvuittondamier.us	X
Defendant 353	louisvuittondesigner.net	x
Defendant 354	louisvuittonenligne.com	x
Defendant 354	louisvuittonnligne.com	x
Defendant 355	louisvuitton-fr.com	x
Defendant 356	louisvuittonhandbagsonsale-us.net	x
Defendant 357	louisvuittonhandbagsoutletsale.com	X

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		1
Defendant 357	louisvuittonhandbags-outletsale.com	Х
Defendant 358	louisvuittonhandbagsoutlet-us.com	х
Defendant 359	louisvuitton-handbags-replica.com	X
Defendant 360	louisvuittonhandbagsreplicas.com	x
Defendant 361	louisvuittonhandbagssale.us	X
Defendant 362	louisvuittonimitation.com	X
Defendant 363	louisvuittonlinesale.net	X
Defendant 364	louisvuittonlinesstore.com	X
Defendant 364	louisvuittonlinestores.net	x
Defendant 365	louisvuittonluxuryoutlets.com	x
Defendant 366	louisvuittonmallstore.com	х
Defendant 367	louisvuittonmodes.com	х
Defendant 367	louisvuitton-modes.com	х
Defendant 368	louisvuittonnewarrival.com	X
Defendant 369	louisvuittonofficialoutlet.net	x
Defendant 370	louisvuittonofficialoutlet.org	x
Defendant 371	louisvuittonofficialshop.net	x
Defendant 372	louisvuittonofficialweb.com	x
Defendant 373	louis-vuittonoutlet2012.net	x
Defendant 374	louisvuitton-outlet2012.org	X
Defendant 375	louisvuittonoutlet6v.com	X
Defendant 376	louisvuittonoutletenter.com	X
Defendant 377	louisvuittonoutletget.com	X
Defendant 378	louisvuittonoutletmallu.com	X
Defendant 379	louisvuittonoutlet-online.info	X
Defendant 379	wldavisonforensicsinc.com	X

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Defendant 380	louisvuittonoutletpick.com	x	
Defendant 381	louisvuittonoutletsale2u.com	x	
Defendant 382	louisvuittonoutletsalee.com	x	
Defendant 382	louisvuittonoutletsalee.org	x	
Defendant 383	louisvuittonoutletsalego.com	x	
Defendant 383	louisvuittonoutletsaletime.com	x	
Defendant 384	louisvuittonoutletsaless.net	x	
Defendant 385	louisvuittonoutletsaleus.net	x	
Defendant 386	louisvuittonoutletsells.com	x	
Defendant 387	louisvuittonoutlets-site.com	x	
Defendant 387	louisvuittonoutlets-site.net	x	
Defendant 388	louisvuittonoutlets-store.com	x	
Defendant 388	louisvuittonoutlets-store.net	x	
Defendant 389	louisvuittonoutletsuk.co.uk	x	
Defendant 389	lv-outletsale.com	x	
Defendant 390	louisvuittonoutlettops.com	x	
Defendant 391	louisvuittonoutletusa2012.org	x	
Defendant 391	louisvuittonoutletus2012.net	x	
Defendant 392	louisvuittonoutletus2012.org	x	
Defendant 393	louisvuittonoutletwebsite.com	x	
Defendant 393	louisvuittonoutletwebsites.com	x	
Defendant 394	louisvuitton-pas-chers.com	x	
Defendant 395	louisvuittonreplica4u.com	х	
Defendant 395	fashion-knock-off-handbags.com		X
Defendant 396	louisvuittonreplicabest.com	x	
Defendant 396	louisvuittonreplicabest.org	x	

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Defendant 397	louisvuittonreplicahandbags2012.com	X	
Defendant 398	louisvuittonreplicahandbagsoutlet.com	X	
Defendant 399	louisvuittonreplicahandbagssale.com	X	
Defendant 400	louisvuittonreplican.com	X	
Defendant 401	louisvuittonreplicashandbagssale.com	X	
Defendant 402	louisvuittonreplicazone.com	X	
Defendant 402	louisvuittonreplicazones.com	X	
Defendant 403	louis-vuitton-sac.net	X	
Defendant 404	louis-vuitton-sale.org.uk	X	
Defendant 405	louisvuittonsale12.com	X	
Defendant 405	louisvuittonsalez.net	X	
Defendant 406	louisvuittonsale2011.info		X
Defendant 406	louisvuittonsale.info	X	
Defendant 407	louisvuittonsaleofficial.com	X	
Defendant 408	louisvuittonsaleoutlets.com	X	
Defendant 409	louisvuittonsales.net	X	
Defendant 410	louisvuittonsalestoreus.com	X	
Defendant 411	louisvuittonshoping.com	X	
Defendant 412	louisvuittonsmyynti.com	X	
Defendant 413	louisvuittonstore-onlines.com	X	
Defendant 413	louisvuittonstore-onlines.net	X	
Defendant 414	louis-vuitton-storesales.com	X	
Defendant 414	louis-vuitton-storesales.net	X	
Defendant 415	louisvuittonsunglasses.net	X	
Defendant 415	louisvuittonsunglasses-us.net	X	
Defendant 416	louisvuittonsventa.com	X	

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louisvuittonwebsite.biz	X
louisvuittonwow.com	x
louisvuitttonluxuryoutlet.com	X
louisvuittonluxuryoutlet.com	X
louisvuitttonofficialmall.com	X
louisvuittonofficialmall.com	X
louisvuitttonofficialsale.com	X
louisvuitttonofficialsales.com	X
louisvuittonofficialsale.com	X
luxpurse.com	X
luxurychinabusiness.com	X
luxuryhandbagsonsale.com	X
luxuryjeansonline.com	X
luxury-louisvuittonoutlet.com	x
luxury-louisvuittonoutlet.net	X
luxurylouisvuittonoutlets.net	X
luxurylouisvuittonsale.net	X
reallouisvuittonstore.net	X
luxurylvshops.com	X
lv-louisvuittons.com	X
lvlouisvuittonusa.com	X
lvonlineshop.net	X
lvoutlet2012.com	X
louisvuittonoutletit2001.net	х
lvoutlet4gift.com	х
lv-outletsstores.com	X
	louisvuittonwow.com louisvuittonluxuryoutlet.com louisvuittonofficialmall.com louisvuittonofficialmall.com louisvuittonofficialsale.com louisvuittonofficialsale.com louisvuittonofficialsale.com louisvuittonofficialsale.com luxurychinabusiness.com luxurychinabusiness.com luxuryjeansonline.com luxury-louisvuittonoutlet.com luxury-louisvuittonoutlet.net luxurylouisvuittonoutlets.net luxurylouisvuittonsale.net reallouisvuittonstore.net luxurylvshops.com lv-louisvuittonusa.com lvonlineshop.net lvoutlet2012.com louisvuittonoutletit2001.net lvoutlet4gift.com

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	T	
Defendant 436	lv-trade.com	X
Defendant 437	lv-wallets.net	X
Defendant 438	masellmall.com	X
Defendant 439	monlouivuitton.com	X
Defendant 440	moontaki.com	X
Defendant 441	mvpscarves.com	X
Defendant 442	mylittlesecretbox.com	X
Defendant 443	mylvoutlets.com	X
Defendant 443	topbrandmart.com	X
Defendant 443	luxuriesmart.com	X
Defendant 444	wowatch.com	X
Defendant 445	yesmyhandbags.com	X
Defendant 446	newstyleline.com	X
Defendant 447	guccioutletofficial.org	X
Defendant 447	officialguccioutlet.org	X
Defendant 448	officiallouisvuitton2012.net	X
Defendant 449	officiallouisvuittonoutlet2012.com	X
Defendant 450	officiallouisvuittonsales.com	X
Defendant 451	officiallouisvuittonstore.net	X
Defendant 451	officiallouisvuittonstores.net	X
Defendant 451	officiallouisvuitttonstore.com	X
Defendant 452	officiallystore.com	X
Defendant 452	officiallouisvuittonspace.com	x
Defendant 453	officialoutletlouisvuitton.com	X
Defendant 454	oklvbags.com	X
Defendant 455	online-groupon.com	X

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Defendant 456	onsaleinbox.com	X	
Defendant 457	ordinacijatadic.com	X	
Defendant 458	ornamentsbuy.com	X	
Defendant 459	ourbag123.com	X	
Defendant 460	ourlouisvuittonoutletswill.com	X	
Defendant 461	pascherlvsacs.net	X	
Defendant 462	perfectreplicahandbags.com	X	
Defendant 463	portero-luxury.com	X	
Defendant 464	porterostore.com	X	
Defendant 465	poshmoda.bz	X	
Defendant 465	luxbagz.com	X	
Defendant 466	pursepace.com	X	
Defendant 467	purseshopus.com	X	
Defendant 468	pursevalley.asia	X	
Defendant 468	louisvuittonspeedy25.com		X
Defendant 468	louisvuittonspeedy35.com		х
Defendant 469	reallouisvuittonshop.net	X	
Defendant 470	reallouisvuitttonstore.com	X	
Defendant 470	reallouisvuittonstore.com	X	
Defendant 471	reallvbags.com	X	
Defendant 472	replicabaghandbagsales.com	X	
Defendant 473	replicabagsus.com	Х	
Defendant 473	replicabags-usa.com	X	
Defendant 474	replicagears.net	X	
Defendant 475	replicagoods.net	Х	
Defendant 476	replicahandbagsuks.com	X	

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Defendant 477	reallouisvuittonofficial.com	X
Defendant 478	replicahandbagvip.com	X
Defendant 479	replicalouisvuittonbagsshop.com	X
Defendant 480	replicalouvuitonlla9u.com	x
Defendant 481	replicavuittonsale.com	X
Defendant 482	sacamainpaschersolde.com	x
Defendant 482	mobilier-creation.com	x
Defendant 483	sacenlignefrance.com	x
Defendant 484	sac-louisvuitton-fr.com	x
Defendant 484	ssaclouisvuittonfr.com	x
Defendant 485	saclouisvuittonfr-fr.com	x
Defendant 486	saclouisvuittonfrsite.com	x
Defendant 487	saclouisvuittonpaschers.org	x
Defendant 488	saclvpascher.net	x
Defendant 489	sacpascher4u.com	x
Defendant 490	sac-pas-cheres.com	x
Defendant 491	sacpaschermarque.com	x
Defendant 492	sacs-deluxe.com	x
Defendant 493	sacslv.net	x
Defendant 494	sacsmagasinfr.com	x
Defendant 494	sacsmagasinfrance.com	x
Defendant 495	sacspascher1.org	x
Defendant 496	sacvuitton-pascher.com	x
Defendant 497	salebestbag.com	x
Defendant 498	salefashionscarf.com	x
Defendant 499	salelouisvuittonofficial.com	x

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Defendant 500	seasoninhandbags.com	X	
Defendant 501	sell-purses.net	X	
Defendant 502	shoesbagsfashions.com	X	
Defendant 503	shoesbeltsale.com	X	
Defendant 504	shopccc.com	X	
Defendant 505	shoptopbags.com	X	
Defendant 505	shopstopbags.com	X	
Defendant 506	shopulove.com	X	
Defendant 506	louisvuittonlabel.com	X	
Defendant 507	skhandbags.com	x	
Defendant 508	suit-bay.com	x	
Defendant 509	sunglasseshopping.com	х	
Defendant 510	sunglassesling.com		Х
Defendant 510	designerscarves2u.com	X	
Defendant 510	louisbagsale.com	X	
Defendant 510	xclones.net	X	
Defendant 511	sunglassestore.com	x	
Defendant 512	thelouisvuittonoutlet2012.com	x	
Defendant 513	ties-store.com	X	
Defendant 514	topbrandhandbags2u.com	X	
Defendant 515	top-looks.com	X	
Defendant 515	dear-purse.com	X	
Defendant 515	louis-vuitton-mart.com	X	
Defendant 516	topreplicalouisvuitton.com	X	
Defendant 517	top-replicaluxury.com	X	
Defendant 518	usalouisvuittonbagsoutlets.com	X	

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Defendant 519	usalouisvuittonshop.com	X
Defendant 519	uslouisvuittonshop.com	X
Defendant 520	usaofficiallouisvuitton.com	X
Defendant 520	usofficiallouisvuitton.com	X
Defendant 521	usbagsaleoutlets.com	X
Defendant 522	us-louisvuittonoutlethandbags.org	X
Defendant 523	uslousivuittonofficial.com	X
Defendant 524	uslvbagsoutlet.com	X
Defendant 525	usofficiallouisvuittonshop.com	x
Defendant 526	uvlover.com	X
Defendant 527	ventereplicalv.com	X
Defendant 528	vogueme.com	x
Defendant 529	watchqualitywatches.com	x
Defendant 530	watchrex.com	x
Defendant 531	womenhandbags2u.com	x
Defendant 532	wonderfullouisvuitton.com	x
Defendant 532	wonderfullouisvuittons.com	x
Defendant 533	worldtopbags.com	x
Defendant 534	worldtop-bags.com	x
Defendant 535	yourslouisvuittonoutlets.com	x
Defendant 535	kingdombags.com	X